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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/616,349	07/09/2003	Gregory S. Snider	0275S-000739	1539
27572	7590 05/05/2004		EXAMINER	
HARNESS, DICKEY & PIERCE, P.L.C.			REIS, TRAVIS M	
P.O. BOX 82 BLOOMFIEI	8 LD HILLS, MI 48303		ART UNIT	PAPER NUMBER
, and the second			2859	
			DATE MAILED: 05/05/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/616,349	SNIDER, GREGO	RY S.			
Office Action Summary	Examiner	Art Unit				
	Travis M Reis	2859				
The MAILING DATE of this communication app			dress			
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, within the statutory minimu will apply and will expire SIX (cause the application to be	may a reply be timely filed m of thirty (30) days will be considered timel (6) MONTHS from the mailing date of this co- come ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	 ·					
· <u> </u>	action is non-final.					
3) Since this application is in condition for allowar	•		e merits is			
closed in accordance with the practice under E	Ex parte Quayle, 193	5 C.D. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-18 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	wn from consideration	on.				
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-18</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requireme	int.				
Application Papers						
9) The specification is objected to by the Examine	er.					
10)⊠ The drawing(s) filed on 13 February 2004 is/are	e: a)⊠ accepted or	b) objected to by the Exami	ner.			
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) ☐ The oath or declaration is objected to by the Ex	caminer. Note the at	tached Office Action or form P	O-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau * See the attached detailed Office action for a list	s have been receive s have been receive rity documents have u (PCT Rule 17.2(a)	ed. ed in Application No been received in this National).	Stage			
Attachment(s)						
1) X Notice of References Cited (PTO-892)		erview Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 1./.u] 23	5) 🔲 Not	per No(s)/Mail Date tice of Informal Patent Application (PTG ner:	O-152)			

Application/Control Number: 10/616,349 Page 2

Art Unit: 2859

DETAILED ACTION

Claim Objections

1. Claims 2, 3, 5, 6, 7, 11, 12, 18 are objected to because of the following informalities:

In claim 2, line 1, "being" should be ---is---.

In claim 3, line 1, "wherein" should be ---comprising---.

In claim 5, line 11, after "of" the following text should be inserted --- said---.

In claim 6, line 1, "being" should be ---is---.

In claim 7, line 2, "enabling" should be ---enables---.

In claim 11, line 1, "being" should be ---is---.

In claim 12, line 2, "enabling" should be ---enables---.

In claim 18, after "arms" the following text should be inserted ---are---.

Claim 18 recites the limitation "said retention arms" in line 3. There is insufficient antecedent basis for this limitation in the claim.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 2, 4-6, 8-11, 13, & 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bell (U.S. Patent 4742875) in view of Clontz (U.S. Patent 5119521).

Bell discloses a power tool (10) comprising a housing (14), said housing having a desired configuration defining a shape of the power tool, said housing having a hand manipulation portion (22) on said housing and said housing having a motor receiving portion

Art Unit: 2859

(20) and a power source receiving portion (26)(Figure 1), a motor (32) positioned within said housing (Figure 2), a power source being a battery (28) (Figure 1) coupled with said motor having a portion positioned in said housing for operating said motor; an output (64) coupled with said motor and adapted to be coupled with a tool (74), said output having a portion positioned inside said housing (Figure 3), an activation member (24) positioned on said housing and coupled with said motor for activating and deactivating said motor which, in turn, drives and idles said output.

Bell does not disclose a tape measure positioned in a chamber in said housing such that said measuring device is prohibited from interference with operation of said motor and/or power source, and said measuring device operable while in said housing and measuring device removable from said housing for operation outside of said housing.

Clontz discloses a tape measure (T) for hand tools (H) with said tape measure positioned in a housing where it does not interfere with the operation of any motor or battery, said tape measure being operable while in said housing (Figure 1); said housing including a chamber for receiving said tape measure and being removable from said housing (Figure 6) in order to avoid loss of the tape measure in use (col. 1 lines 34-39). Therefore, it would have been obvious to one with ordinary skill in the art at the time of the invention was made to add the tape measure disclosed by Clontz next to the batteries disclosed by Bell. in order to avoid loss of the tape measure in use.

4. Claims 15-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bell & Clontz as applied to claims 1, 2, 4-6, 8-11, 13, & 14, and in further view of Bunyea et al. (U.S. Patent 5663011).

Bell & Clontz disclose all of the instant claimed invention as stated above in the rejection of claims 1, 2, 4-6, 8-11, 13, & 14, but do not disclose a tape measure ejector

Art Unit: 2859

including a body & a pair of retention arms in a chamber for locking said tape measure within said chamber and forcing the tape measure out when said ejector is activated.

Bunyea et al. discloses a battery pack retaining latch for cordless devices with a body (364) including a pair of arms (370) for locking batteries (29) within a chamber (34) and forcing the batteries out when said ejector is activated (356) (Figures 19 & 22) in order to be easily coupled and removed from the device (col. 1 lines 26-29). Therefore, it would have been obvious to one with ordinary skill in the art at the time of the invention was made to add the retaining latch disclosed by Bunyea et al. to the measuring attachment disclosed by Bell & Clontz in order that the measuring attachment will be easily coupled & removed.

5. Claims 3, 7, & 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bell & Clontz as applied to claims 1, 2, 4-6, 8-11, 13, & 14 above, and further in view of Hines (U.S. Patent 4976037).

Bell & Clontz disclose all of the instant claimed invention as stated above in the rejection of claims 1, 2, 4-6, 8-11, 13, & 14, but do not disclose an end member on said tape measure enabling marking of a workpiece.

Hines discloses a marking (44) and cutting (36) device (1) on an end member (41) of a tape measure (21) for marking/cutting patterns in a workpiece (col. 1 lines 23-25). Therefore, it would have been obvious to one with ordinary skill in the art at the time of the invention was made to add the end member disclosed by Hines to the end of the tape measure disclosed by Bell & Clontz in order to mark/cut patterns in a workpiece.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Endo discloses a cellular phone with a tape measure (U.S. Patent App. Pub. 2003/0145480). Tateishi et al. discloses a tape reel and detector assembly for an electronic

Application/Control Number: 10/616,349

Art Unit: 2859

calculator (U.S. Patent 4181960). Johansson discloses a portable cutting device (U.S. Patent 3276490). Hastings discloses a combined knife and tape line (U.S. Patent 166099). Stubbings discloses combined scissors and tape line (U.S. Patent 140227).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Travis M Reis whose telephone number is (571) 272-2249. The examiner can normally be reached on 8–5 M--F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Diego Gutierrez can be reached on (571) 272-2245. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306 for all communications.

Travis M Reis Examiner Art Unit 2859

tmr April 29, 2004 Diego Gutierrez

Supervisory Patent Examiner Technology Center 2800

Page 5

CHRISTOPHER W. FULTON PRIMARY EXAMINER